Case 2:02-cr-00313-DAD Document 35 Filed 06/14/06 Page 1 of 1 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AM	MERICA,	
	Plaintiff,)	No. Cr.S-02-0313-DAD
v. MARTIN PAUL GOODLO	OVE,) Defendant.)	DETENTION ORDER (Violation of Pretrial Release, Probation or Supervised Release)
finds : t state pres t	there is probable cause to belt or local crime while on release will there is clear and convincing ther condition of release and based on the factors condition or combination	3148 (violation of pretrial release order), the court lieve the person has committed a federal, ease and defendant has not rebutted the endanger another or the community or evidence that defendant has violated leset forth in 18 U.S.C. § 3142(g) there is no a of conditions of release that will assure that the rose a danger to the safety of another person or
		y to abide by any condition or combination of R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148.
(violation o to believe d defendant h	f probation or supervised rel efendant has violated a cond as not met his burden of esta not flee or pose a danger to	ease) the court finds there is probable cause lition of probation or supervised release and ablishing by clear and convincing evidence another person or to the community. 18
custody of the Attorney Ge practicable, from persons a defendant shall be afforded order of a court of the Unit the corrections facility in w	eneral for confinement in a consumating or serving sentences of reasonable opportunity for the states or request of an att	8142(i)(2)-(4) defendant is committed to the orrections facility separate, to the extent s or being held in custody pending appeal. The private consultation with his counsel. Upon further torney for the United States the person in charge of shall deliver defendant to a United States Marshal t proceeding.

DATED: 06-14-06

UNITED STATES MAGISTRATE JUDGE